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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. **FILING DATE** 08/970,655 11/14/97 PAYNE J 6328-115 **EXAMINER** LM01/0525 IRELLA & MANELLA, LLP SALAD. 1800 AVENUE OF THE STARS PAPER NUMBER **ART UNIT** SUITE 900 LOS ANGELES CA 90067 2757 **DATE MAILED:** 05/25/99

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



## Office Action Summary

Application No. 08/970,655

Applicant(s)

Payne et al

Examiner

Abdullahi Salad

Group Art Unit 2757



Responsive to communication(s) filed on Nov 14, 19	<u>197</u> .
This action is <b>FINAL</b> .	
Since this application is in condition for allowance ex in accordance with the practice under Ex parte Quay	scept for formal matters, prosecution as to the merits is closed rele, 1935 C.D. 11; 453 O.G. 213.
longer, from the mailing date of this communication.	is set to expire3month(s), or thirty days, whichever Failure to respond within the period for response will cause the Extensions of time may be obtained under the provisions of
sposition of Claims	
XI Claim(s) 1-12	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	
X Claim(s) 1-12	
Claim(s)	
	are subject to restriction or election requirement.
*Cortified conice not received.	e objected to by the Examiner.  is approved disapproved.  niner.  priority under 35 U.S.C. § 119(a)-(d).  opies of the priority documents have been  rial Number)  om the International Bureau (PCT Rule 17.2(a)).
ttachment(s)	
Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, P☐ Interview Summary, PTO-413	aper No(s)
Notice of Draftsperson's Patent Drawing Review, I	PTO-948
☐ Notice of Informal Patent Application, PTO-152	

Application/Control Number: 08/970,655

Art Unit: 2757

#### **DETAILED ACTION**

This application has been reviewed. Original claims 1-12 are pending. The rejection cited stated below.

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bezaire et al U.S.Patent NO. 5,758,088 in view of May, U.S.Patent N.O. 5,043,721.

As per claim 1, Bizarre et al discloses a method for connecting users to a first communication network, including providing an address service (fig.1 element 18) connected to the first communication network (fig.1 element 14) on which a user may register a name and an associated address on a second communication network (fig.1 element 22), using the first communication network to access the address service (see col.2 lines 1-16), designating a name registered on the address service (see fig.2, col.3 lines 26-42), in response to the designation of a registered name, automatically broadcasting a message over the second communication network

Art Unit: 2757

to the registered address associated with the selected name, message identifying an interactive activity to be conducted over the first communication network (see figs. 1 and 2, col.4 lines 20-48), using a receiving device not connected to the first communication network to receive messages (see fig.1 element 24).

Bizarre et al does not teach the following limitations of;

- receiving device automatically generating a user prompt;
- receiving device automatically connecting an interactive device to the first communication network.

May, U.S.Patent NO. 5,043,721 discloses a communications system including receiving devices in response to the reception of a message automatically generating a user prompt (see col.2 lines 3-13 and col.4 lines 46-49). In addition, May also teaches a method wherein the interactive device is automatically connected to the Internet (see fig.1 col.2 lines 67-68, and col.3 lines 1-9).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Bezaire et al by employing the paging accessory (10) provided by May to connect the receiving device to suitable accessory port (15) of the interactive device, thereby giving the interactive device a paging capability. If the paging accessory is connected and the interactive device is off, the control within the paging accessory may be programmed to alert the interactive device to power up when a paging signal is received. The rational is as follows. One of ordinary skill in the art would have been motivated to modify Bezaire et al by employing such commonly

Application/Control Number: 08/970,655

Page 4

Art Unit: 2757

known paging accessories, because this would allow the users of wireless devices to receive important personal and business text messages at their wireless devices even when they are not on-line.

As per claim 2, Bizarre et al disclose a method as claim 1, wherein the first communication network is the Internet, and the second communication network is a wireless paging network (see fig.1).

As per claim 3, May does not teach a user prompt comprising a hyperlink to a site on the Internet. "Official notice" is taken that both the concept and the advantages of providing hyperlink to Internet sites are well known in the art. It would have been obvious to include hyperlink to Internet sites to May as this hyperlink is known in the art to provide fast and easy way to connect other sites, thereby saving time.

As per claims 4-7, Bizarre et al teaches the method of claim 1, as discussed above wherein the Internet site displays further information including the identity of a person message originated, and the content of the message (see fig.7 and col.5 lines 30-48).

As per claims 8-12, Bizarre et al discloses the method of claim 1, wherein the user of the wireless device registers a screen name and associated a contact address, wherein the contact address is a serial number, the contact address is converted into an activation code (see col.3 lines 11-17), wherein the activation code is only available to the address service and the user who originally registered (see fig.3, col.4 lines 49-59, and figs.4a-4b, see also col.3 lines 11-17 and col.2 lines 1-6).

Application/Control Number: 08/970,655

Page 5

Art Unit: 2757

#### CONCLUSION

- 3. The prior art made of record and relied upon is considered pertinent to the applicants disclosure.
- a) Bizarre et al. U.S.Patent NO. 5,758,088. System for transmitting messages between an Installed network and wireless device.
- b) May, U.S.Patent NO .5,043,721. Paging accessory for portable information/computing device.
- c) Rossman, U.S.Patent NO. 5,809,415. Method and architecture for an interactive two-way data communication network.
- d) Wicks et al. U.S.Patent NO.5,796,394. User interface and rule processing for a personal communications routing system.
- e) Bobo, U.S.Patent NO.5,675,507. Message storage and delivery system.
- f) Mcafe, U.S.Patent NO. 5,581,594. Method and apparatus for initiating communication via paging a mobile computing device.
- 4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Abdullahi E. Salad whose telephone number is (703) 308-8441. Tthe examiner can normally be reached on Monday to Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessfull, the examiner's superviser, Glen Burgess, can be reached at (703)305-4792.

Art Unit: 2757

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telphone number is (703)308-3900.

**AES** 

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